1	
2	
3	
4	
5	
6	
7	
8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
10	JOHN JORDAN,
11	Plaintiff, No. CIV S-03-1820 LKK KJM P
12	vs.
13	CAL A. TERHUNE, et al.,
14	Defendants. <u>ORDER</u>
15	/
16	Plaintiff has filed a document entitled "first set of admissions." Plaintiff is
17	informed that court permission is not necessary for discovery requests and that neither discovery
18	requests served on an opposing party nor that party's responses should be filed until such time as
19	a party becomes dissatisfied with a response and seeks relief from the court pursuant to the
20	Federal Rules of Civil Procedure. Discovery requests between the parties shall not be filed with
21	the court unless, and until, they are at issue.
22	Accordingly, IT IS HEREBY ORDERED that plaintiff's October 5, 2006 first set
23	of admissions will be placed in the court file and disregarded. Plaintiff is cautioned that further
24	/////
25	/////
26	/////

Case 2:03-cv-01820-LKK-CKD Document 139 Filed 10/25/06 Page 2 of 2

filing of discovery requests or responses, except as required by rule of court, may result in an order of sanctions, including, but not limited to, a recommendation that this action be dismissed. DATED: October 24, 2006

/mp

jord1820.411(2)